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|--------------|--|-----------------|----------------|
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| From:        | Omkar K. Suryadevara<br>Silicon Valley Patent Group LLP<br>Tel: 408/982-8203 Fax: 408/982-8210 |                 |                |
| No. of pages | 1 (only this sheet)  |                 |                |
| Applicant:   | Ramprakash Sathyanarayan   |                 |                |
| Title:       | File Archival  |                 |                |
| Serial No.:  | 09/834,833   | Filing Date:    | April 13, 2001 |
| Examiner:    | Isaac M. Woo   | Group Art Unit: | 2162           |

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Dear Sir/Madam:

Applicant respectfully requests an Examiner Interview by Telephone to be held on March 8, 2005 at 11 AM, in the presence of both, Examiner Woo and primary Examiner Jean Corrielus.

Agenda is to understand the current Office Action, specifically as to what is needed to make the claims allowable over currently cited references.

For example, the Examiner repeatedly stated that US Patent 5,778,389 describes spawning a process (see last line on page 2 of Office Action and lines 3-4 on page 4 of Office Action), but the concept of spawning is not found in this entire patent. Hence, can an agreement be reached that use of multiple processes as in Claim 1 is not anticipated?

As another example, column 5 lines 13-31 in US Patent 5,778,389 does not disclose a limit. Hence, can an agreement be reached that the use of a limit, as stated in Claim 4, is not disclosed in this patent?

As yet another example, column 2, lines 1-30 in US Patent 5,778,389 does not disclose an email message. Hence, can an agreement be reached that use of an email message, as stated in Claim 30, is not disclosed in this patent?

Please call me at 408-982-8203 if there are any questions.

Omkar K. Suryadevara  
Rcg. 36,320